IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF OHIO WESTERN DIVISION

ANDREW FOLEY, et al., :

Plaintiffs,

Case No. 3:15-cv-96

v. :

JUDGE WALTER H. RICE

UNIVERSITY OF DAYTON, et al.,

Defendants. :

DECISION AND ENTRY SUSTAINING DEFENDANT DYLAN PARFITT'S UNOPPOSED SUPPLEMENTAL MOTION FOR JUDGMENT ON THE PLEADINGS AND MOTION TO LIFT STAY (DOC. #49) AND UNOPPOSED MOTION OF DEFENDANT, MICHAEL GROFF, FOR JUDGMENT ON THE PLEADINGS (DOC. #50)

On November 3, 2016, the Supreme Court of Ohio held that no cause of action exists in Ohio for negligent misidentification. *Foley v. University of Dayton*, --N.E.3d--, 2016-Ohio-7591, 2016 WL 6519115. Given that this was the only claim asserted against Defendants Dylan Parfitt and Michael Groff, the Court SUSTAINS Defendant Dylan Parfitt's Supplemental Motion for Judgment on the Pleadings (Doc. #49), and Motion of Defendant Michael Groff, for Judgment on the Pleadings (Doc. #50). Both motions are unopposed.

Date: December 6, 2016

WALTER H. RICE

UNITED STATES DISTRICT JUDGE